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REGULATIONS REGARDING THE USE OF THE LAND RETIRED FROM COTTON R A RY
PRODUCTION IN CONNECTION WITH THE COTTON CONTRACT FOR 1934-1935E VED

Agricultural Adjustment Administration (December 15, 1933)

★ JUN 2 8 1934 ★
U. S. Department of Agriculture

Paragraph 3.

"Not include in the rented acres waste, gullied, or eroded land. The rented acres shall be tillable land suited to the growing of cotton and shall represent in productivity a fair average of the cotton land on this farm".

Paragraph 4.

"Not increase on this farm in 1934 above 1932 or 1933; (a) The total acreage planted to crops, including the rented acres; (b) The acreage planted to each crop for sale, designated in the act as a basic commodity, except as may be permitted under the contract between the producer and the Secretary; (c) The number and kind of livestock designated as a basic commodity in the act (or a product of which is designated) kept for sale (or the sale of a product thereof)."

Paragraph 5.

"Use the rented acres only for: Soil-improving crops; erosion-preventing crops; food crops for consumption by the producer on this farm; feed crops for the production of livestock or livestock products for consumption or use by the producer on his farm; or fallowing; or such other uses as may be permitted by the Secretary or his authorized agent".

Paragraph 7.

"Endeavor in good faith to bring about the reduction of acreage contemplated in this contract in such a manner as to cause the least possible amount of labor, economic and social disturbance, and to this end, insofar as possible, he shall effect the acreage reduction as nearly ratably as practicable among tenants on this farm; shall, insofar as possible, maintain on this farm the normal number of tenants and other employees; shall permit all tenants to continue in the occupancy of their houses on this farm, rent free, for the years 1934 and 1935, respectively (unless any such tenant shall so conduct himself as to become a muisance or a menace to the welfare of the producer); during such years shall afford such tenants or employees, without cost, access for fuel to such woods land belonging to this farm as he may designate; shall permit such tenants the use of an adequate portion of the rented acres to grow food and feed crops for home consumption and for pasturage for domestically used livestock; and for such use of the rented acres shall permit the reasonable use of work animals and equipment in exchange for labor".

